Panaii, 2nd February, 1984 (Magha 13, 1905)



GOVERNMENT OF GOA, DAMAN AND

GOVERNMENT OF GOA, DAMAN AND DIU

Forest and Agriculture Department

Corrigendum

No. 13-1-81-AGR

Read: Order No. 13-1-81-AGR dated 3-11-1983.

The head of accounts appearing in para 3 of Order cited above shall be read as follows:

"305 — Agriculture, A — Director and Administration A.3 Subordinate and Export Staff A.3(1) Salaries.

By order and in the name of the Administrator of Goa, Daman and Diu.

S. M. Naik, Under Secretary to the Government of Goa, Daman and Diu.

Panaji, 12th January, 1984.

Revenue Department

Notification

No. 5/1/82-RD

Whereas in pursuance of abolition of proprietorship of lands in the Diu District, the proprietors of such lands whose rights, title and interest in respect of lands vested in the Central Government and not regranted to them, are entitled to compensation at the rate of twenty times the annual Contribuicao Predial effected immediately before the 20th December, 1961, in terms of Section 13 of the Goa, Daman and Diu (Abolition of Proprietorship of Lands in Diu) Act, 1971 (Act 1 of 1971) (hereinafter referred to as "the Act");

And whereas the person entitled to compensation under Section 13 of the Act, shall require to make an application to the Civil Administrator Diu, in the prescribed form on or before such date as to be specified in this behalf, by the Government, by notification in the Official Gazette, under sub-section (1) of Section 14 of the Act.

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 14 of the Act the Government of Goa, Daman and Diu hereby specifies the 29th day of February, 1984 as the date on or before which applications for payments of compensation shall be made.

By order and in the name of the Administrator of Goa, Daman and Diu.

K. N. S. Nair, Under Secretary (Revenue).

Panaji, 11th January, 1984.

Notification

No. 22/83/83-RD

Whereas by Government Notification No. 22/83/83-RD dated 25-8-1983, published on page 234 of Series II, No. 22 of the Official Gazette dated 1-9-1983, it was notified under Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as the "said Act") that the land specified in the schedule appended to the said notification (hereinafter referred to as the "said land") was needed for the public purpose viz. for 1st Palvem road at Chinchinim, Salcete.

And whereas in the opinion of the appropriate Government (hereinafter referred to as the "Government") the said land is not required for the aforesaid purpose.

Now, therefore, the Government is pleased to declare under sub-section (1) of Section 48 of the said Act that it has withdrawn from acquisition the said land for the aforesaid public purpose and that the aforesaid Government notificapublic purpose and that the aforesaid Government notifica-tion shall be deemed to be cancelled so far as it relates to the said land. The persons interested in the said land, may lodge to the Land Acquisition Officer, P.W.D. (Cell), Altinho-Panaji within a period of thirty days from the date of this notification claims under sub-section (2) of Section 48 of the said Act, for the damage suffered by them in consequence of the notice or of any proceedings thereunder and for costs reasonably incurred by them in persecution of the proceedings under the said Act relating to the said land.

A plan of the land, shall be available for inspection in the office of the Land Acquisition Officer, P.W.D. (CELL), Altinho-Panaji for a period of thirty days from the date of this notification.

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

K. N. S. Nair, Under Secretary (Revenue);

Panaji, 13th January, 1984.

Notification

No. 22/194/83-RD

Whereas it appears to the Appropriate Government (hereinafter referred to as "the Government") that the land specified in the schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. For the Expansion of the Existing Industrial Listate at Daman (Company).

Therefore the Government is pleased to notify under sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contracts for the disposal of the said land by sale, mortgage, assignment, exchange or otherwise or any outlay commenced or improvements read thereous wise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed in paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of Section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.

- 3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under Section 6 of the said Act will be published in the Official Gazette, in due course. If the acquisition is abandoned wholly or in part, the fact will be notified.
- 4. The Government is further pleased to appoint under clause (c) of Section 3 of the said Act the Deputy Collector, Daman to perform the functions of a Collector under the said Act in respect of the said land.
- 5. The Government is also pleased to authorise under sub-section (2) of Section (4) of the said Act, the following officers to do the acts, specified therein in respect of the said land.
 - 1. The Collector of Daman, Daman.
 - 2. The Dy. Collector of Daman, Daman.
 - The Deputy Chief Executive Officer GDDIDC, Panaji-Goa.
- 6. A rough plan of the said land is available for inspection in the office of the Dy. Collector, Daman for a period of 30 days from the date of publication of this Notification in the Official Gazette.

SCHEDULE (Description of the said land)

Sr. No.	Taluka	Village/Ward	Survey No.		Names of the persons believed to be interested	Approximate area in sq. mts
1	. 2	. 3	4	5	6	7
	Daman	Ringanwada	22/1 part		Prema Bhagwan.	400.00
			22/2	:	Gulab Vallabh. Raghla Ramji.	300.00
	#-		24/part		Gulabh Vallabh Dessai. Chamar Soma. Bhikha Soma.	1500.00
			28/1	3	Revla Mangal. Sukar Mangal.	900.00 3400.00
•		· · · · · · · · · · · · · · · · · · ·	28/2		Gulab Vallabh Desai. Radka Chinka. Chiman Radka.	2400.00
			29	:	Gulab Vallabh Desai.	19800.00
			30		Prema Bhagwan.	800.00
			31/1	`. ·	Dahyabhai Bhagwanbhai.	5700.00
			31/2	and the second	Haribhai Dullabhai.	4100.00
			31/3		Parvatiben Raghubai.	4700.00
			32		Babu Narshin Dullabh Vishnu	10500.00
	•		3 3		Premabhai Bhagwanji.	1200.00
-	· · · · · · · · · · · · · · · · · · ·	•	34/1	·	Gulabhbhai Vallabhbhai Desai.	34200.00 5900.00
	*	-	/ 1000		•	122900.00 8400.00
	2.	•	34/2		Parvatiben Raghubai.	2700.00
			34/3		Vishnubhai Dullabhai.	1300.00
			35		Gulabhai Vallabhbhai Desai. Chhanabhai Radkabhai Halpathi.	4900.00
	1		4	•	Total	2,36,000.00

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

K. N. S. Nair, Under Secretary (Revenue).

Panaji, 11th January, 1984.

Notification

No. 22/20/83-RD

Whereas by Government Notification No. 22/20/83-RD dated 3-3-83 published on page 678 of Series II, No. 90 of the Official Gazette, dated 10-3-83 it was notified under Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as "the said Act") that the land, specified in the schedule appended to the said Notification (hereinafter referred to as the "said land") was likely to be needed for the public purpose viz. For improvement of Salpem Tollem Band at Navelim.

And Whereas the appropriate Government (hereinafter referred to as "the Government") is satisfied after considering the report made under sub-section (2) of Section 5A of

the said Act, that the said land specified in the schedulehereto is needed to be acquired for the public purpose specified above.

Now, Therefore, the Government is pleased to declare under the provisions of Section 6 of the said Act that the said land is required for the public purpose specified above.

- 2. The Government is also pleased to appoint under clause (c) of Section 3 of the said Act, the Special Land Acquisition Officer, S.I.P., Sanguem, to perform the functions of a Collector for all proceedings hereinafter to be taken in respect of the said land, and to direct him under Section 7 of the said Act to take order for the acquisition of the said land.
- 3. A plan of the said land can be inspected at the office of the said Special Land Acquisition Officer, S.I.P., Sanguem till the award is made under Section 11.

;	,7			SCI	Œ)UL	Ð	
	(I)es	erip	tion	óť	the	said	land)

Sr. No.	Taluka	Village/Ward	Plot No.	Survey No.	Names of the persons believed to be interested	Approximate area in sq. mts
1	2	3	4	5	 6	7
	Salcete	Navelim	207		 Antonio de Carmo Colaco.	4025.00
	— do —	— do —	188	·	Helena Colaco.	4150.00
	do	— do —	189	1/part	 Eliza de Piedade Silva.	28.00
	do	— do —	206	15/part	 Not Known.	150.00
	\$				<u></u>	
*			1 4 1 1. 2 <u>1 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 </u>		Total	8353.00

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

M. S. Sail, Under Secretary (Revenue).

Panaji, 27th January, 1984.

AGREEMENT

THIS AGREEMENT is made on this 28th day of December in the year one thousand nine hundred and eighty three BETWEEN the President of India (hereinafter called "the Government") of the one part AND the Goa, Daman and Diu Industrial Development Corporation, a statutory corporation established under the Goa, Daman and Diu Industrial Development Corporation Act, 1965 and having its registered office at Panaji (hereinafter called "The Company" which expression shall, unless the context does not so admit, include its successors and assigns) of the other part.

WHEREAS the principal objects for which the company is established are for the purposes, of securing and assisting in the rapid and orderly establishment and organisation of industries in the industrial areas and industrial estates in Goa, Daman and Diu.

AND WHEREAS the company has applied to the Government that the land specified in the Schedule appended hereto (hereinafter called "the said land") may be acquired under the provisions of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter called "the said Act") for the purpose of extension of Industrial Estate at Bicholim (Additional area).

AND WHEREAS the Government after having caused an inquiry to be made in conformity with the provisions of the said Act and on being satisfied as a result of such inquiry that the acquisition of the said land is needed for the purpose of extension of Industrial Estate for the company, have consented to acquire the said land under the provisions of the said Act, and to enter into an agreement hereinafter contained with the company.

NOW these presents witness and it is hereby agreed that the Government shall put in force the provisions of the said Act in order to acquire the said land for the Company on the following terms and conditions namely:—

1. The Company shall pay to the Government the entire cost, as determined by the Government for the purpose of the acquisition of the said land, including all compensations, damages, costs, charges and other expenses, whatsoever, which have been or may be paid or incurred in respect of or on account of such acquisition or in connection with any litigation arising out of such acquisition either in the original or Appellate Courts and including the costs on account of any establishment and salary of any officer or officers of the Government whom the Government may deem it necessary to employ or depute on special duty for the purpose of such acquisition (and also including the percentage charges on the total amount of compensation awarded) in accordance with the constructions issued by the Government from time to time. The money which shall be payable by the Company under this clause shall be paid by it by depositing with the Collector of Goa free of interest the sum of Rupees One Thousand only within fifteen days from the execution of this agreement and thereafter by payment to the said Collector within fifteen days from the date of demand by the Collector in writing for such further amount as may be required for the purpose

of paying or disbursing compensation, damages, costs, charges or expenses hereinbefore referred to. In case of urgency, where possession of any land is proposed to be taken under section 17 of the said Act before an award has been made under section 11 thereof (of the Act) the company shall deposit with the Collector, free of interest, such amount being not more than two thirds of the approximate amount of compensation payable in respect of the said land as determined under clause (ii) of sub-rule (2) of rule 4 of the Land Acquisition (Company) Rules, 1963 and within such time as the Collector may specify in this behalf.

If the company fails to pay to the Government the entire cost of acquisition, as referred to above, within the aforesaid period, the Government shall be entitled to recover the same from the company as if it were money due to the Government under the Law for the time being in force.

- 2. On payment of the entire cost of the acquisition of the said land, as hereinbefore referred to, the whole of the said land shall, as soon as it may be convenient, be transferred to the Company at the cost (in every respect) of the company so as to vest in it, subject to the provisions of the Law for the time being in force as to the terms on which the land shall be held by the company.
- 3. The said land, when so transferred to and vested in the company shall be held by the company as its property to be used only in furtherance of and for the purpose for which it is acquired, subject nevertheless to the payment of the assessments and cesses if any, so far as the said land is or may from time to time be liable to such assessments and cesses under the provisions of the Law for the time being in force.
- 4. i) The company shall not, except with the previous sanction of the Government, use the said land for any purpose other than that for which it is acquired.
- ii) The time within which the construction of the Industrial Estate shall not exceed three years from the date of transfer of the said land to the Company.
- iii) If the Government is satisfied after such enquiry as it may deem necessary that the company was prevented by reasons beyond its control from construction of the building or works for the company which is engaged or is taking steps for engaging itself in an industry within the time specified in the agreement, the Government may extend the time for that purpose by a period/not exceeding one year at a time so however that the total period of extension shall not exceed three years.
- iv) The company shall keep and maintain at all times the said land and the building or buildings erected thereon in good order and condition to the satisfaction of the Collector.
- v) The company shall maintain all records thereof properly and supply to the Government punctually such returns of educational, statistical and other information as may from time to time be required by the Government.
- vi) The company shall not use the said land or any building that may be erected upon it for any purpose which in the opinion of the Government is objectionable.

- 5. The company shall from time to time and at all times permit the Government or any officer or officers authorised by the Government in that behalf, to inspect the said land and any works of the company upon the said land whether in the course of construction or otherwise and shall furnish to the Government from time to time on demand correct statements of the moneys expended by the company in the construction of the said works of the company upon the said land.
- 6. The company shall not in any way alienate the said land or any portion thereof except with the previous permission in writing of the Government. The Company shall however be entitled to mortgage the said land to any cooperative or other registered or statutory Financing Agencies for the bonafide purpose of securing loan for undertaking and/or completing the construction of the work for which the lands are acquired on its behalf. This shall however be subject to the conditions that:
 - i) In the event of sale, for realisation of its dues to the mortgagees of in respect of the said land.
 - a) the said Land including its structures half of the unearned income (i. e half the difference between the sale price of the land and the cost of its acquisition) incurred by the company shall be credited to the Government, and
 - b) the Collector's decision regarding the amount of unearned income shall be final.

The mortgagee shall be entitled to utilise in accordance with the terms of mortgage deed the balance of the sale proceeds left, after satisfying the Government claims as per clause (a) above, for realisation of their dues;

- ii) The right of the mortgagee to sell the mortgaged land to realise the undischarged debt shall be absolute, subject to clause (a) and (b) of the condition (1) above; and
- iii) Conditions prohibiting transfer by sale, etc. imposed upon the Company shall not apply to the transferees who purchased the lands in the event of their sale by the mortgagees for realisation of their dues.
- 7. If the company commits a breach of any of the conditions provided for in this agreement, the Government may make an order declaring the transfer of the land to the Company as null and void whereupon the land shall revert back to the Government and the Government may direct that an amount not exceeding one fourth of the amount paid by the company to the Government as the cost of acquisition under clause (1) of section 41 of the said Act shall be forfeited to the Government as damages and the balance shall be refunded to the company and the order, so made shall be final and binding.

If the company utilises only a portion of the land for the purpose for which it was acquired and the Government is satisfied that the company can continue to utilise the portion of the land used by it even if the unutilised part thereof is resumed, the Government may make an order declaring the transfer of the land with respect to the unutilised portion thereof as null and void, whereupon such unutilised portion shall revert back to the Government and the Government may direct that an amount not exceeding one fourh of such portion of the amount paid by the company as cost of the acquisition under clause (i) of section 41 of the said Act, as is relatable to the unutilised portion shall be forfeited to the Government as damages and that balance of that portion shall be refunded to the company and the order so made shall, subject to the following provisions, be final and binding.

Where there is any dispute with regards to the amount relatable to the unutilised portion of the land, such dispute shall be referred to the Court, within whose jurisdiction the land or any part thereof is situated and the decision of that court thereon shall be final.

PROVIDED that the Government shall not make an order as aforesaid, unless the company has been given an opportunity of being heard after a due notice of the breach, complained of, has been given to the company and the company has failed to make good the breach or to comply with any directions issued by the Government in this behalf, within the time specified in the said notice for compliance therewith.

- 8. If at any time or times, any part of the said land is required by Government for the purpose of making any new public road or for any purpose connected with public health; safety, utility or necessity then the company on being required by the Government in writing, shall transfer to the Government such part of the said land as the Government shall specify to be necessary for any of the aforesaid purpose, and in consideration of such transfer the Government shall pay to the company a sum equal to the amount of the compensation awarded under the said Act, and paid by the company in respect of the land so transferred including the percentage awarded under section 23(2) of the said Act, together with such amount as shall be estimated by the Executive Engineer, P.W.D. having jurisdiction whose decision in the matter shall be final as to the cost of the development of the land so transferred which shall include the value at the date of transfer of any structure standing thereon and when part of a building is on the land so transferred and part is on the adjoining land, reasonable compensation for the injuries affected to the part of the building on the adjoining land.
- 9. All the cost and expenses of and incidental to the preparation and execution of these presents shall be borne by the company.

SCHEDULE (Description of the said land)

Sr. No.	Taluka	Village	Survey No.	Sub-Div. No.	Names of the persons believed to be interested	Approximate area in sq. mts.
1.1	2	3	4	5	6	7
1.	Bicholim	Bicholim	50 part	· -	H: Shri Mahadev Joshi.	9,362.00
10			***		Shri Ramachandra Joshi. Shri Vithal Vithu Mandrekar (Caretaker).	
2.	— do —	— do —	51 part	<u> </u>	H: Shri Vaikunth Narayan Shetye, Shri Rama Babal Mandrekar (Caretaker).	11,358.00
.3.	— do —	— do —	53 part	1 part	H: Smt. Maria Cacelia Filomena Lopes. Shri Sonu Sassu Mandrekar.	8,100.00
4.	— do —	— do —	,,,	2 part	H: Shri Sripad Vaikunt Naik. Shri Sonu Vasu Mandrekar (Caretaker).	8,600.00
- 5-	— do —	— do —	53	3 part	H: Shri Sripad Vaikunt Naik, Keshav Anti Kambli (Caretaker).	2,475.00
6.	do	— do —	58	4 part	H: Vithal Vassudev Lavanis. Vithu Babaji Kandolkar (Caretaker).	2,600.00
7.	do	do	53	5 part	H: Keshav Vishnu Lavnis, Vithu Babaji Kandolkar (Caretaker).	1,400.00
8.	do	— do —	53	6 part	H: Babu Bhaskar Lavnis. Keshav Bhaskar Lavnis.	1,925.00
		and the state of the state of			Datta Mukund Govekar.	
9.	— do —	do	54	· -	H: Ragavendra V. Shetye. Rama Babal Mandrekar (Caretaker).	13,017.00
10.	— do —	do	55	2 part	H: Comunidade of Bicholim.	7,650.00
11.	— do —	— do —	58	1	H: Keshav Vishnu Lavnis.	5,600.00
		1 1 1			T: Vithal Vishnu Mandrekar. Babi Bhaskar Lavnis.	Algert Same
12.	— do —	do	58	2	H: Bicaro Ganesh Porob Gavkar.	575,00
13.	do	do	58	TUT 3 TEU 13	H: Daku Datta Parab. 1000 100 00 1000 1000	215.00

1	2	3	4	5		-6		7
14.	Bicholim	Bicholim	58	4		Antulo Surba P. Govkar.		350.00
	.:					Manguesh Haso P. Gavkar. Janardhan P. Gavkar.		
			•	-		Jaidev Shivlo P. Gavkar.	, •	
15.	do	do	58	5		Sham Govind P. Gavkar.		525.00
16.	— do —	— do —	58	6		Ramchandra P. Parab.		625.00
17.	do	do	58	7		Vassu Jaidev Gavkar.		325.00
18.	— do	— do —	58	8		Vaman Laobba Gavkar.		425.00
19.	do	— do —	-58	9		Daku Krishna Gavkar.		625.00
20.	— do —	— do —	58	10		Masso Ravlo Gavkar, Smt. Rukmini Vithal Gaoker.		400.00
21.	— do —	do	58	11		Bhiku Falu Naik.	•	400.00
			100			Shiva Narayan Gaunkar.		
22.	do	— do —	58	12		Nilu Venku Gaokar.		625.00
23.	— do —	do	58	13		Babi Arjun Gaukar.		875.00
						Rajaram Arjun Gaukar.		
						Laxman Yeshwant Gaukar.	6	
					~~	Fatimabi Abdul Kadar Bepari.		OMO 0 -
24.	do	— do —	58	14	н:	Babi Arjun Gaukar.		850.00
						Rajaram Arjun Gaukar.		
	•					Laxman Yeshwant Gaukar. Fatimabi Abdul Kadar Bepari.		
25.	— do —	do	58	15	H٠	Mahadev Rama Gaukar.		875.00
26.	— do —	— do —	58	16		Govind Tukaram Gaukar.		650.00
						Babi Arjun Gaukar.		220.00
27.	do	— do —	58	17	H:	Rajaram Arjun Gaukar.	1.	625.00
28.	do	do	58 , -	18	H:	Datta Shamba Gaukar.		675.00
29.	do	do	58	19		Manguesh Mahadev Gaukar.		650.00
30.	— do —	— do —	58	20		Smt. Savitri Pandurang Gaukar.		675.00
31.	— do —	— do —	58	21		Vassant Rama Gaonkar.		600.00
32.	— do — — do —	— do — — do —	58 60	22 2 part		Shambu Babani Parab. Narciva Govind Perab Gaukar.		175.00 675.00
33.	ao	— uo —		2 part	41.	Shiyram Talu Parab.		010.00
34. `	đo	do	60	3 "	H:	Ramchandra Pandu P. Gaukar.		775.00
35.	— do —	do	60 \	.4 "		Babi Arjun Gaukar.	-	1,450.00
7					٠.	Rajaram Arjun Gaukar.	- · · ·	
					· ·	Laxman Yeshwant Gaukar.		
	•			S		Fatimabi Abdul Kadar Bapari.		4
36.	— do —		60	5 " 6 "		Mahadev Rama Gaukar.		870.00
37.	— do		60			Våssant Manguesh Gaukar.		775.00
38.	do	do	60	7 ."	н:	Mosso Raylo Gaukar.		950.00
	!	•	•			Shiva Narayan Gaukar. Smt. Rukmini Vithal Gaukar.		
39.	— do —	do	60	10 "	H:	Datta Babani Gaukar.		125.00
40.	— do —	— do —	60	11 part		Madhukar Rama Mandrekar.		4,950.00
					•	Prabhakar Ramchandra Mandrekar.		, _,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
				V		Namdev Rama Mandrekar.	100	
	_					Shashikant V. Verenkar.		
41.	— do —	, ,	60	28 part	H:	Vaman Ladoba Gaunkar.		25.00
42.	do	— do —	60	32 part	H;	Vassant Rama Gaunkar.		50,00
43.	do	— do —	60	34 part	H:	Gangaram Vasu Gaukar.		60,00
:		1.5	٠.			Smt. Rukmini Saju Chodankar.		
44.	do	— do —	60	35	/ H:	Dhaku Krishna Gaukar.		1,150.00
45.	— do —	— do —	60	36	H:	Manguesh Mahadev Gaukar.	-	50.00
46.	— do —	— do —	60	37		Navso Vento Parab.		875.00
					-	Datta Mukund Gaunkar.		
47.	do	— do — ·	60	38	н:	Satu Pandurang Gaukar.	7 •	40.00
48.	— do —		60	39		Vassant Rama Gaukar.		150.00
49.	do		60	41		Manguesh Mahadev Gaukar.	• .	160.00
50.	— do		60	40		Babi Arjun Gaukar.		875.00
			•	42		Satu Pandurang Gaukar.	. ,	
~51.	do		60 :			· ·		185.00
52.	— do —	do	60	43	Д: Т.	Smt. Saraswati Budgo Bicholkar.		750.00
	: :				1.	Gopal Deu Vantekar. Gopiqui Gopal Vantekar.		:
FO	٠. ف		en.	11	IJ.		=	750 00
53.	— do	do	60	44		Smt. Saraswati Budgo Bicholkar. Sakaram Vasu Gaude.		750.00
E4.	— do —	do	60	45		Krishna Narvekar.		875.00
54.	do	uo	90	. 10		Gopal Deu Vantekar.	•	010.00
				· · · · · · · · · · · · · · · · · · ·		Bhima Raulia.		
55.	— do —	— do —	60	46	H٠	Krishna Mahadev Narvekar.		850.00
UU.	u <i>o</i>	uo	50	20		Smt. Bhima Ravlia.		, 550.00
,						Gopiqui Gopal Vantekar,		
56.	— do —	— do	60	47		Krishna Mahadev Narvekar.		1,400.00
	- uo —	40	~~			Gopal Deu Vantekar.		
			•			Gopiqui Gopal Vantekar.	3.1	
						Raghunath Shanu Bicholkar.	. :	·. · ·
	: .					Apa Rama Shirodkar.	e e e e e	
57.	— do —	— do —	60	48		Gajanan Govind Lavnis.		1,400.00
					T:	Kaveri Dattaram Pednekar.	1. 1	
					• .	Kashinath G. Lavnis.		
				•		Sripad Govind Lavnis.		- 1
		-		A Company of the Company		Mohan G. Lavnis.		**

1	2	3	4	5	6		7
58.	Bicholim	Bicholim	60	49 part	H: Gajanan Govind Lavnis. Kashinath G. Lavnis.		625.00
-	-				Sripad G. Lavnis.		
•		٠.			Mohan G. Lavnis. T: Kaveri Dattaram Pednekar.	•	
					Keshav Vishnu Lavnis.	v	
59.	do	— do —	60	50 part	H: Datta Keshav Raval.	·	1,150.00
60.	— do —	do	60	51 "	H: Gajanan Govind Lavnis.		850.00
•		•.			Kashinath G. Lavnis.	·	000.00
	•	•			Shripad G. Lavnis.	٠	
					Mohan G. Lavnis.	* * * * * * * * * * * * * * * * * * *	
61.	do		60	~0 V	T: Kaveri Dattaram Pednekar.		
01.	uo	do	00	52 "	H: Babu Bhaskar Lavnis.		1,750.00
62.	— do —	— do —	60	53 "	T: Gopinath B. Pednekar.		
U.	— uo —	uo	00		H: Vithabai V. Lavnis. T: Kaveri D. Pednekar.		700.00
63.	— do —	do	60	54 "	H: Vithabai V. Lavnis.		000.00
				~ -	T: Datta Shanker.	•	900.00
64.	do	do	60	55 "	H: Vassant Rama Gaukar.		875.00
	•				T: Ravalu B. Ravale.	ta de la companya de	919.00
65.	do	— do —	60	5 6 ."	H: Krishna Madeva Narvekar.		10,275.00
	4.				Datta Mukund Gauker.		_0,0.00
6 6.	— do —	— do —		57 "	H: Comunidade of Bicholim.	1	675.00
	• • •		-		Boundaries:		
	•			*	North: Land already acquired	hu T D C' and	•
	÷				Sub. Div. No. 8 of S. No. 57.	by 1. D. C. and	
	•	, : F	1.5	*	South: S. No. 63 & 64.	•	
		•	,		East: S. No. 59, S. No. 60.		
					West: S. No. 50, 51, 54 & 53.		
		•		*			101 000 00
				•		Total	121,822.00

In witness whereof the parties hereto have hereunto set their hand the day and year first above written.

Sđ/-

Witnesses:

1. Sd/-

•

Sd/-

Witnesses:

1. Sd/-

2. Sd/-

` s

Signed, sealed and delivered by Shri V. V. Bhat, Secretary to the Government of Goa, Daman and Diu.

Revenue Department for and on behalf of the President of India.

Sd/-

Signed, sealed and delivered by Mrs. Gita Sagar.

For and on behalf of the Industrial Development Corporation.

Public Health Department

Order

No. 5/97/79-PHD-Dentist

On the recommendation of the Local Selection Committee Dr. J. S. Hassanwalia is appointed on ad-hoc basis to the post of Public Health Dentist/Dental Surgeon under the Directorate of Health Services, Panaji in the scale of Rs. 650-30-740-35-810-EB-880-40-1000-EB-40-1200/- and on the terms and conditions contained in the Government Memorandum of even number dated 22-11-1983 and posted at Primary Health Centre, Daman against the vacant post with immediate effect.

Dr. Hassanwalia should report to his place of posting immediately.

The doctor has already been medically examined and found fit by the Medical Board.

By order and in the name of the Administrator of Goa, Daman and Diu.

S. V. Bhadri, Under Secretary (Health).

Panaji, 16th January, 1984.

Industries and Labour Department

Notification

No. 1/292/73-ILD

Whereas the Government of Goa, Daman and Diu is satisfied that the public interest requires that the industry engaged in the production, supply and distribution of petroleum and petroleum products (hereinafter called as "the said service") should be declared as Public Utility Services for the purpose of the Industrial Disputes Act, 1947 (14 of 1947).

Now, therefore, in exercise of the powers conferred by sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), the Lieutenant Governor of Goa, Daman and Diu hereby declares the said services to be Public Utility Services for the purposes of the said Act for a period of six months with effect from the date of publication of this Notification in the Official Gazette.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

S. D. Sadhale, Under Secretary (Industries and Labour).

Panaji, 12th January, 1984.

GOVT, PRINTING PRESS—GOA (Imprensa Nacional — Goa) PRICE — Rs. 0-60 Ps.